P. G. L, (1860,) art. 88, sec 62. 1825, ch. 41.

44. He shall provide food and board for all prisoners committed to his charge, and such food and other articles for the comfort of sick prisoners as the physician tending such prisoners may deem necessary, the expense of which shall be paid by the county or Baltimore city.

Ibid sec 63. 1789, ch 30, sec 2. 1822, ch. 221, sec 2.

45. He shall receive and safely keep in jail all persons committed under the authority of the United States, until they shall be discharged by the due course of the laws thereof, in the same manner and under the like penalties as if such persons were committed under the authority of this State; and he shall be entitled to receive the sum of thirty cents per day for keeping and supporting each prisoner so committed, to be paid by the United States.

ARTICLE LXXXVIII.

SLANDER OF FEMALES.

- 1. Slanderous words against chastity | 3 If an infant, by prochem ami
- 2. Slandered female, whether married or single, may sue for
- 4. Husband may sue for such slander,
- P. G. L., (1860,) art 89, sec. 1. 1838, ch. 114, sec. 1. 1888, ch. 444.
- 1. All words spoken falsely and maliciously touching the character or reputation for chastity of any woman, whether single or married, and tending to the injury thereof shall be deemed slander, and shall be treated as such in the several courts of law in this State.

1888, ch 444.

2. Any woman, whether single or married, whose character or reputation as a woman of chastity may be traduced or defamed by any person, may sustain an action of slander in her own name against such person.